- 200.5 U.S. DEPARTMENT OF COMMERCE
₹ SHEET Patent & Trademark Office
1707 :he attached original documents or copy thereof.
2. Name and address of receiving party(ies):
General Electric Capital Corporation
2. Name and address of receiving party(ies):  General Electric Capital Corporation  Address: 2425 Lakeview Parkway, Suite 700  Alpharetta, Georgia 30004  Individual(s) citizenship  Association  General Partnership  Limited Partnership
Address: 2425 Lakeview Parkway, Suite 700 Alpharetta, Georgia 30004
E. S. S.
Individual(s) citizanshin
Individual(s) citizenship Association
General Partnership
Limited Partnership
Corporation-State Delaware
Other
If assignee is not domiciled in the United States, a domestic representative
designation is attached Yes No
(Designation must be a separate document from Assignment)
Additional name(s) & address(es) attached? Yes No
4/h) Trademont Desistantion No (a). Con Attached Cahadula
4(b). Trademark Registration No.(s): See Attached Schedule
<u> </u>
ers attached? Xes No
6. Total number of applications and registrations involved: 21
7. Total fee (37 CFR 3.41) enclosed: \$540.00
TO TOTAL DEPOSIT OF A SELECTION OF THE MODERNIA MODERNIA
7. Total rec (5) CTR 5:(1) cholosed.
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T USE THIS SPACE  g information is true and correct and any attached copy is a true copy with the United States Postal Service in an envelope addressed VICES, Director of Paterits and Trademarks, P.O. Box 1450,

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# SCHEDULE I

### TO

# TRADEMARK SECURITY AGREEMENT

# TRADEMARK APPLICATIONS AND REGISTRATIONS

Mark	U.S. Trademark Registration No.	U.S. Registration Date	U.S. Serial No.	U.S. Filing Date
Allied Health Care	1,673,701	1/28/92	74-045,030	4/2/90
Publications	1,111		1	
Decision in Imaging	2,632,330	10/8/02	75-838,495	11/2/99
Informatics			,	
Decision In Imaging	2,486,835	9/11/01	75-838,496	11/2/99
Informatics				
The Hearing Review	1,907,963	7/25/95	74/451,091	10/26/93
Home Health Care	2,523,917	1/1/02	75-677,557	4/8/99
Dealer/Provider				
Home Health Care	2,420,244	1/9/01	75/677,556	4/8/99
Dealer/Provider				
Home Healthcare Dealer	2,588,910	7/2/02	75-677,574	4/8/99
Provider International				
Home Health Care			75-677-573	4/8/99
Dealer/Provider				
International				
Home Health Care	2,394,436	10/10/00	75/688,180	4/22/99
Dealer/Provider				
International				
Home Health Care Dealer	2,405,444	11/21/00	75/688,179	4/22/99
Provider International				
Imaging Informatics			76/505,350	4/10/03
The Journal for HME	2,376,276	8/8/00	75/688,178	4/22/99
The Journal for Respiratory	2,426,219	2/6/01	75-677,551	4/8/99
Care Providers				<u></u>
RT	2,470,908	7/24/01	75-677,552	4/8/99
RT	2,503,445	11/6/01	75-677,553	4/8/99
RT International	2,454,512	5/29/01	75-677,554	4/8/99
RT International	2,466,995	7/10/01	75-677,555	4/8/99
Rehab Management	2,023,029	12/17/96	74-669,958	5/4/95
Rehab Management	2,401,535	11/7/00	75/688,176	4/22/99
International				
Respiratory Therapy	2,376,275	8/8/00	75/688,175	4/22/99
Products International				
Respiratory Therapy	2,399,389	10/31/00	75/688,190	4/22/99
Products				

### TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of July 10, 2003, by CURANT COMMUNICATIONS, INC., a California corporation ("Grantor"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent for Lenders.

#### WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of the date hereof, by and among Grantor, the Persons named therein as Credit Parties, Agent, Documentation Agent and the Persons signatory thereto from time to time as Lenders (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make the Loans and to incur Letter of Credit Obligations for the benefit of Grantor and the other Borrowers party thereto;

WHEREAS, Agent and Lenders are willing to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of Lenders, that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in <u>Annex A</u> thereto to the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
  - (a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule I hereto;
    - (b) all reissues, continuations or extensions of the foregoing;
  - (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and

CORP/958221.4

- (d) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[SIGNATURE PAGE FOLLOWS]

2

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

	By:  Name: John Mennessy, II  Title: Chairman and Chief Executive Officer
ACCEPTED AND ACKNOWLEDGED BY	:
GENERAL ELECTRIC CAPITAL CORPORATION, as Agent	
By:	
Name: Raymond Shu Title: Duly Authorized Signatory	
ACKNOWLED	GMENT OF GRANTOR
STATE OF NEW JERSEY ) ) ss. COUNTY OF MIDDLESEX )	
proved to me on the basis of satisfactory of instrument on behalf of CurAnt Communication that he is an authorized officer of said corporation.	03 before me personally appeared John J. Hennessy, II, evidence to be the person who executed the foregoing ons, Inc., who being by me duly sworn did depose and say ation, that the said instrument was signed on behalf of said ectors and that he acknowledged said instrument to be the
	Notary Public
{seal}	VALERIE MORRISUR! HOTARY PUBLIC OF NEW JERS. Commission Expired Jon 10

CurAnt Trademark Security Agreement

# SCHEDULE I

### TO

### TRADEMARK SECURITY AGREEMENT

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TRADEMARK REEL: 002789 FRAME: 0097

**RECORDED: 07/25/2003**